The Honorable Marsha J. Pechman 1 2 3 4 5 6 UNITED STATES DISTRICT COURT 7 FOR THE WESTERN DISTRICT OF WASHINGTON, AT SEATTLE 8 PHILADELPHIA INDEMNITY INSURANCE COMPANY, Cause No. 2:18-cv 00664 MJP 9 Plaintiff, 10 STIPULATED JOINT MOTION AND ORDER TO SUBSTITUTE CORRECT **INSURANCE ENTITY AND AMEND** 11 VS. THE CAPTION 12 SEATTLE DRUG AND NARCOTIC 13 CENTER, INC.; ASPEN SPECIALTY INSURANCE COMPANY; and M.H., as 14 guardian for her minor daughter, J.M.A. 15 Defendants. 16 17 STIPULATION AND AGREED MOTION Plaintiff Philadelphia Indemnity Insurance Company ("Philadelphia") and Defendants 18 Seattle Drug and Narcotic Center, Inc. ("SeaDruNar") and Aspen Specialty Insurance Company 19 (collectively, the "parties"), by and through their undersigned counsel, hereby stipulate to the 20 following: 21 1. The parties acknowledge that Aspen Insurance U.K. Limited, an affiliate of Aspen 22 Specialty Insurance Company, is a proper party to this action because it is an 23 STIPULATED JOINT MOTION TO SUBSTITUTE CORRECT INSURANCE ENTITY AND AMEND THE CAPTION - 1 USDC WD WA/SEA CAUSE NO. 2:18-cv 00664 MJP

1		insurer of SeaDruNar. The	foregoing statement shall not be interpreted as an
2		admission by defendants reg	arding the merits of Philadelphia's allegations.
3	2.	Philadelphia, SeaDruNar, an	d Aspen Specialty Insurance Company respectfully
4		move this Court to enter an	Order adding Aspen Insurance U.K. Limited as a
5		defendant in this action and o	dismissing Aspen Specialty Insurance Company as a
6		defendant without prejudice.	
7	3.	Philadelphia, SeaDruNar,	and Aspen Specialty Insurance Company also
8		respectfully move this Court	to enter an Order substituting Aspen Insurance U.K.
9		Limited as a defendant in	the case caption for Aspen Specialty Insurance
10		Company as a defendant in t	he case caption.
11	DATED this <u>20th</u> day of July, 2018.		
12			
13	SOHA & LANG, P.S.		FORSBERG & UMLAUF, P.S.
14	Dyn g/Daul A	A Postage	Dry a/Stanhania S. Andanaan (nan amail
15	By: s/Paul M. Rosner Paul M. Rosner, WSBA # 37146 Jennifer P. Dinning, WSBA # 38236 Soha & Lang, P.S. 1325 Fourth Avenue, Suite 2000 Seattle, WA 98101-2570 Attorneys for Plaintiff Philadelphia Indemnity Insurance Company		By: s/Stephanie S. Andersen (per email authorization) Stephanie S. Andersen, WSBA # 22250
16			Stephanie S. Andersen, WSBA # 22250 901 Fifth Avenue, Suite 1400
17			Seattle, WA 98164 Attorneys for Defendant Aspen Specialty Insurance Company
18			
19		TILDEN, THOMAS &	
20	CORDELL,		
21	By: s/Franklin D. Cordell (per email authorization) Franklin D. Cordell, WSBA # 26392 1001 Fourth Ave., Suite 4000 Seattle, WA 98154		<u>—</u>
22			
23	1	for Defendant SeaDruNar	
	STIPULATED JOINT MOTION TO SUBSTITUTE CORRECT INSURANCE ENTITY AND AMEND THE CAPTION – 2		

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ORDER

THIS MATTER came before the Court on the Stipulated Joint Motion to Substitute Correct Insurance Entity and Amend the Caption. The Court, having considered the Motion, the files and records herein, the nature of the Motion, and being fully informed, finds that the parties, including Plaintiff Philadelphia Indemnity Insurance Company ("Philadelphia") and Defendants Seattle Drug and Narcotic Center, Inc. ("SeaDruNar") and Aspen Specialty Insurance Company (collectively, the "parties"), acknowledge that Aspen Insurance U.K. Limited, an affiliate of Aspen Specialty Insurance Company, is a proper party to this action because it is an insurer of SeaDruNar. The foregoing statement shall not be interpreted as an admission by SeaDruNar or Aspen regarding the merits of Philadelphia's allegations.

As such, the Court GRANTS the Stipulated Joint Motion to Substitute Correct Insurance Entity and Amend the Caption as follows:

- 4. Aspen Insurance U.K. Limited is added as a defendant in this action and Aspen Specialty Insurance Company is dismissed without prejudice.
- Aspen Insurance U.K. Limited is substituted as a defendant in the case caption for Aspen Specialty Insurance Company as a defendant in the case caption.

DATED this _23rd__ day of July, 2018.

The Honorable Marsha J. Pechman United States Senior District Court Judge

Wassley Helens

1	Submitted by:	Approved as to Form Noticed of Presentation Waived:
2	GOLLA 6 LANC D.C	
3	SOHA & LANG, P.S.	GORDON, TILDEN, THOMAS & CORDELL, LLP
4	By: s/Paul M. Rosner Paul M. Rosner, WSBA # 37146	By: s/Franklin D. Cordell (per email authorization) Franklin D. Cordell, WSBA # 26392 1001 Fourth Ave., Suite 4000 Seattle, WA 98154 Attorneys for Defendant SeaDruNar
5	Jennifer P. Dinning, WSBA # 38236 Soha & Lang, P.S.	
6	1325 Fourth Avenue, Suite 2000 Seattle, WA 98101-2570	
7	Attorneys for Plaintiff Philadelphia Indemnity Insurance Company	
8		FORSBERG & UMLAUF, P.S.
9		By: s/Stephanie S. Andersen (per email
10		<i>authorization)</i> Stephanie S. Andersen, WSBA # 22250
11		901 Fifth Avenue, Suite 1400 Seattle, WA 98164
12		Attorneys for Defendant Aspen Specialty Insurance Company
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